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ARTICLES OF INCORPORATION

OF

CHURCH OF SCIENTOLOGY MISSION OF

ARTICLE OFF

Name of the Corporation

The name of the Corporation shall be Church of Scientology Mission of

ARTICLE TWO

Duration of the Corporation

The duration of the Corporation shall be perpetual.

ARTICLE THREE

Purpose of the Corporation

This Corporation is a religious corporation and is not organized for the private gain of any person. It is organized under the California Nonprofit Religious Corporation Law exclusively for religious purposes. Its purpose is to espouse, present, propagate, practice and ensure and maintain the purity and integrity of, the religion of Scientology, as the same has been developed and may be further developed by L.Ron Hubbard to the end that any person desiring participation or participating, in Scientology may derive the greatest possible good of the spiritual awareness of his Beingness, Doingness and Knowingness. More particularly, the Corporation is formed

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for the purpose of providing a corporate organization through which and by means of which the operations and activities of the Church, which as a church is subject to the ecclesiastical authority of Scientology Missions International, a Nonprofit Religious Corporation, and its respective successors in ecclesiastical authority, may be accomplished. More particularly, the Corporation is formed for the accomplishment, without limitation, of the following more specific purposes:

- a. To serve as a means of promulgating and administering the religious faith of Scientology; and
- b. To regulate and conduct religious services, including worship, for its parishioners; and
- c. To conduct other religious and other activities of various kinds; and
- d. To foster and enhance the spiritual welfare of its followers.

ARTICLE FOUR

Power of the Corporation and Limitations Thereon

In the conduct of its activities and the accomplishment of its purposes, the Corporation shall have, shall enjoy, and may exercise, to their fullest extent, all powers which nonprofit corporations are permitted by law to have and to enjoy; PROVIDED HOWEVER, that:

- a. The property of the Corporation is irrevocably dedicated to religious purposes, meeting the requirements for exemption provided by Section 214 of the Revenue and Taxation Code, as amended, and no part of the income or assets of the corporation shall ever inure to the benefit of any private party or individual; and
- b. No substantial part of the activities of the Corporation shall be devoted to attempts to influence legislation, by propaganda or otherwise, and the Corporation

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shall not participate or intervene, directly or indirectly, in any political campaign on behalf of or in opposition to any candidate for public office; and

- c. The Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code of 1954, or successor statutes of similar import nor shall the Corporation carry on any activities not permitted to be carried on by an organization exempt from California tax under Section 23701(d) of the Revenue and Taxation Code, as amended; and
- d. The Corporation shall not carry on any activities not permitted to be carried on by a corporation described in Section 170(c)(2), contributions to which are deductible under Section 170(a) of the Internal Revenue Code of 1954, or successor statutes of similar import.

ARTICLE FIVE

Initial Agent for Service of Process

The name and address in the State of California of this + - - - Corporation's initial agent for service of process is:

ARTICLE SIX

Number, Names and Addresses of Initial Directors of the Corporation

The number of Directors constituting the Corporation's Board of Directors shall be three (3), and the names and addresses of the persons who are to serve as the

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Corporation's initial Directors are:

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ARTICLE SEVEN

No Members of the Corporation

This Corporation shall have no Members.

ARTICLE BIGHT

Disposition of the Corporation's Assets Upon Dissolution

In keeping with the religious purposes to which the a Corporation's property is irrevocably dedicated, upon the winding up and dissolution of the Corporation, and after payment or adequate provision is made for its debts and obligations, the Corporation's remaining assets shall be distributed as follows:

a. To the appointee of SCIENTOLOGY MISSIONS INTERNATIONAL, a California nonprofit religious corporation, provided such appointee is, at the time of distribution, an organization described in Section 501 (c) (3) of the Internal Revenue Code of 1954, or a successor statute of similar import, which is organized and operated exclusively for religious purposes, and is entitled to tax-exempt status under Section 501 (a) of the Internal Revenue Code of 1954, or a successor statute of similar import, or

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b. Upon failure of said SCIENTOLOGY MISSIONS INTERNATIONAL to make such an appointment, to one or more nonprofit funds, foundations, trusts or corporations which meet such criteria.

ARTICLE NIME

Articles of Incorporation

All amendments of the Articles of Incorporation of this Corporation shall require the approval of the Mission Holder, as defined in the Bylaws, all members of the Board of Directors of the Corporation and said SCIENTOLOGY MISSIONS INTERNATIONAL.

ARTICLE TEN

Bylaws

The By-Laws of this Corporation may only be adopted, amended or repealed with the approval of the Mission Holder, all members of the Board of Directors of the Corporation and said SCIENTOLOGY MISSIONS INTERNATIONAL.

ARTICLE ELEVEN

Merger, Sale of Assets and Encumbrance

The principal terms of (i) any merger between this Corporation and any other corporation, or (ii) any sale or encumbrance of all or substantially all of the assets of this Corporation shall be approved prior to any merger, sale or encumbrance by said SCIENTOLOGY MISSIONS INTERNATIONAL.

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	IN WITNES	SS WHEREOF	, We and	l each of	us,	has	subscribed
these	Articles	s of Incor	poration	on this,	the		day
of	, 19)					
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ACKNOWLEDGEMENT

The undersigned declare that they are the persons who have executed these Articles of Incorporation and hereby declare that this instrument is the act and deed of the undersigned.

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